

I oppose the Consumer Bankers Association's desire to change Indiana's no-call law, allowing member banks to contact previous customers. They already have the ability to contact those who have given, or give, their express permission. I feel this is sufficient. Just because the Federal do-not-call list has an exemption doesn't mean it is the better law. In fact, I believe the Indiana law is superior. It does a better job of protecting it's citizens from these unwanted intrusions. I feel the CBA, and others, should simply have to put up with the inconvenience of dealing with the different standards from state to state, if the phone is going to be their choice of communication.